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COUNSEL FOR TRUSTEE

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS AMARILLO DIVISION

IN RE:	§	
	§	
MICHAEL STEPHEN GALMOR,	§	CASE NO. 18-20209-RLJ-7
	§	
Debtor.	§	
	§	
And	§	
	§	
GALMOR'S/G&G STEAM SERVICE,	§	CASE NO. 18-20210-RLJ-7
INC.,	§	
	§	
Debtor.	§	
	§	
KENT RIES, Trustee	§	
	§	
	§	ADVERSARY NO. 19-2006
	§	
THE LIQUIDATION OF THE	§ §	
THE LIQUIDATION OF THE GALMOR FAMILY LIMITED	§ § §	
•	& & & & & & & & & & & & & & & & & & &	

MOTION FOR AUTHORITY TO SELL THE "NORTH PLACE" REAL PROPERTY

TO THE HONORABLE ROBERT L. JONES, BANKRUPTCY JUDGE:

COMES NOW, Kent Ries, Trustee of the referenced Chapter 7 bankruptcy estates and Court appointed liquidator of the Galmor Family Limited Partnership real estate ("Trustee"), and files this Motion for Authority to Sell the "North Place" Real Property, and in support thereof would respectfully show unto the Court as follows:

- 1. Debtors filed for relief under Chapter 11 of the United States Bankruptcy Code on June 19, 2018 and converted to Chapter 7 cases on January 8, 2019. Kent Ries was subsequently appointed and qualified to serve as the Trustee over the bankruptcy estates.
- 2. This Court has jurisdiction over the subject matter of this Motion pursuant to 28 U.S.C. §1334 and the Agreed Judgment previously entered in this Adversary Proceeding. The matter is core pursuant to 28 U.S.C. §157(b)(2)(N). Sales of estate property are governed by 11 U.S.C. §363. Although this property is owned by the Galmor Family Limited Partnership ("GFLP"), pursuant to the Agreed Judgment, sales of the GFLP real estate shall proceed under §363 as though they are property of the bankruptcy estates.
- 3. Included among the GFLP real property is land (the "North Place Property") more particularly described in the sale contract. A copy of the sale contract is attached hereto as Exhibit "A" and incorporated herein for all purposes.
- 4. Trustee has received the offer of B&T Land & Cattle, by Brett B. Buckingham, Mgr. to purchase the North Place Property for the price of \$280,000.00. Trustee believes the offer represents a fair value of the North Place Property. The North Place Property was listed for sale by the Trustee's broker for \$1,000.00/acre, or \$283,880.00 total price.
- 5. Other than property taxes, the Trustee is aware of liens on the Flats Property by Capital Farm Credit, Lovell, Lovell, Isern & Farabough, LP and the First State Bank of Mobeetie.
- 6. Trustee seeks authority of this Court to execute all documents and instruments necessary to effectuate the purposes and intent of this Motion.
- 7. Trustee represents that the sale as proposed herein is a bona fide sale to a good faith purchaser for value.

- 8. Trustee believes the sale, as proposed herein, is in the best interest of all creditors of the estates and should be approved.
- 9. In order to maximize the liquidation value of property of the estate, the Trustee will sell the North Place Property to the highest bidder. Accordingly, the Trustee has developed the following provisions governing the sale of the North Place Property in the event competing bids are received:
- A. In the event the Trustee receives one or more competing bids, in writing, from one or more parties, a telephonic auction will be held among all interested bidders.
- B. A competing bid must be in writing, in an amount of at least \$280,000.00 and served upon the Trustee no later than 4:30 p.m. on Monday, August 3, 2020, at the office of Kent Ries, 2700 S. Western St., Suite 300, Amarillo, Texas 79109. A good faith earnest money check in the amount of \$10,000.00 must accompany the competing bid.
- C. In the event Trustee receives more than one or more competing bids in a timely manner, a telephonic auction of the North Place Property shall be held at 10:30 a.m. on Friday, August 7, 2020.
- D. In order to participate in the telephonic auction, an interested bidder must have given timely written notice of a competing bid, have deposited \$10,000.00 with the Trustee and have specified the telephone number at which bidder may be reached for the auction. The bidding shall be in increments of, at least, \$5,000.00.
- E. Any competing bidder must provide the Trustee with the evidence of financial resources to fund the closing of the proposed purchase.
- F. The highest bidder at the telephonic auction shall be awarded the North Place Property and closing of the sale of the North Place Property to the highest bidder shall

occur within 15 days from Court approval. In the event the highest bidder is unable to close as

provided herein such bidder shall forfeit its earnest money deposit and the Trustee may, in his

sole discretion, sell the North Place Property to the next highest bidder or renotice the entire sale.

G. The good faith earnest money deposit shall be fully refundable to all

unsuccessful bidders and shall be applied to the purchase price of the successful bidder.

11. Trustee represents that the sale as proposed herein is a bona fide sale to a good

faith purchaser for value.

12. Trustee believes the sale, as proposed herein, is in the best interest of all creditors

of the estate and should be approved.

13. Trustee requests that the fourteen day stay requirement pursuant to F.R.B.P.

6004(h) be waived.

WHEREFORE PREMISES CONSIDERED, Kent Ries, Trustee, respectfully prays for an

Order of this Court approving the sale of the North Place Property on the terms and condition set

forth herein, and for such relief, at law or in equity, to which the Trustee may show himself

justly entitled.

Respectfully submitted,

Kent Ries

2700 S. Western St., Suite 300

Amarillo, Texas 79109

(806) 242-7437

(806) 242-7440– Fax

By: /s/ Kent Ries

Kent Ries

State Bar No. 16914050

COUNSEL FOR TRUSTEE

NOTICE OF RESPONSE REQUIRED

NO HEARING WILL BE CONDUCTED HEREON UNLESS A WRITTEN RESPONSE IS FILED WITH THE CLERK OF THE UNITED STATES BANKRUPTCY COURT AT 205 SOUTHEAST FIFTH AVENUE, ROOM 201D, AMARILLO, TEXAS 79101, BEFORE 4:00 O'CLOCK P.M. ON AUGUST 5, 2020, WHICH IS TWENTY-ONE (21) DAYS FROM THE DATE OF SERVICE HEREOF.

ANY RESPONSE MUST BE IN WRITING AND FILED WITH THE CLERK, AND A COPY MUST BE SERVED UPON COUNSEL FOR THE MOVING PARTY PRIOR TO THE DATE AND TIME SET FORTH HEREIN. IF A RESPONSE IS FILED A HEARING WILL BE HELD WITH NOTICE ONLY TO THE OBJECTING PARTY.

IF NO HEARING ON SUCH NOTICE OR MOTION IS TIMELY REQUESTED, THE RELIEF REQUESTED SHALL BE DEEMED TO BE UNOPPOSED, AND THE COURT MAY ENTER AN ORDER GRANTING THE RELIEF SOUGHT OR THE NOTICED ACTION MAY BE TAKEN.

CERTIFICATE OF SERVICE

I hereby certify that on the 15th day of July, 2020, a true and correct copy of the above and foregoing Motion was sent electronically or mailed in the United States mail, postage prepaid, to the parties listed below and on the attached matrix.

B&T Land & Cattle Attn: Brett B. Buckingham 16675 FM 2697 Wheeler, Texas 79096

Leslie Galmor Pritchard c/o Davor Rukavina Munsch Hardt Kopf & Harr, P.C. 500 N. Akard Street, Suite 3800 Dallas, Texas 75201-6659

Traci Marie Galmor Coleman c/o Kenneth Netardus 1030 N. Western Amarillo, Texas 79106

Randy Mark Galmor 6355 U.S. Highway 83 Shamrock, Texas 79096

Lewis Whitaker Whitaker Real Estate 4600 I-40 West, Suite 101 Amarillo, Texas 79106

/s/ Kent Ries

Kent Ries

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Deere & Company and Deere Credit, First State Bank of Mobeetie AEG Petroleum LLC P.O. Box 1003 Amarillo, TX 79105-1003 Inc. 6400 NW 86th Street P.O. Box 6600 Johnston, IA 50131-6600 c/o Reuben L. Hancock, P.C. 7480 Golden Pond Pl., Ste. 200 Amarillo, TX 79121-1964 Happy State Bank Synchrony Bank

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Co C. Jared Knight PO Box 41021

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c/o Perdue Brandon Fielder Collins
& Mot

American Express National Bank
c/o Becket and Lee LLP
Corp 2120 West End Avenue PO Box 3001 ro box 3001 Malvern, PA 19355-0701 PO Box 9132 Nashville, TN 37203-5341 Amarillo, TX 79105-9132 Caterpillar Financial Services Corporation
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PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC)
FARM AND RANCH CONTRACT

0 40 40
2-12-18
_
1=1
COUR. MINERAL

PARTIES: The	e parties to this contract are	Kent Ries, Court Appointed L	iquidator
	B & T Land & Cattle, by Brett		
sell and conve	y to Buyer and Buyer agrees to buy from The land, improvements, accessor	Seller the Property defined below.	the evolusions and
reservations, a	are collectively referred to as the "Proper	:v".	the exclusions and
	·	•	, Texas,
	e land situated in the County of as follows: 283.88 acres +/- in the W	1/2 of Section 10, Block A-8, H&G	iN Ry. Co. Survey, as
describe	d on the attached Legal Description.		
or as des	cribed on attached exhibit, also known a zip code), together with all rights	283.8 ac+/- in Sec 10,Blk A-8,	H&GN, Wheeler Co.,
	but not limited to: water rights,		
	ve or association memberships.	olamo, pomilio, stripo and ge	ores, casemonis, and
B. IMPROVE	EMENTS:		
	M and RANCH IMPROVEMENTS: The c: windmills, tanks, barns, pens, fences, g		
(2) RES	DENTIAL IMPROVEMENTS: The hou	ise, garage, and all other fixtu	res and improvements
attac	hed to the above-described real	property, including without lin	nitation, the following
	nanently installed and built-in		
	ices, screens, shutters, awnings, wa boxes, television antennas, mounts		
and	air-conditioning units, security and	fire detection equipment, v	wiring, plumbing and
	ng fixtures, chandeliers, water s		
open	ers, cleaning equipment, shrubbery, property owned by Seller and attached to	ianuscaping, outdoor cooking to the above described real propert	ı equipment, and al
C. ACCESS	ORIËS:		*
(1) FARI	M AND RANCH ACCESSORIES: The	following described related according	essories: (check boxes
of c	conveyed accessories) portable estock feeders and troughs in	buildings hunting blinds	game feeders
	pressure tanks X corrals g		
puiti	- Process will Montain		
(2) RES	IDENTIAL ACCESSORIES: The folio	wing described related access	ories, if any: window
air dran	conditioning units, stove, fireplace s eries and rods, door keys, mailbox	creens, curtains and rods, bl	inds, window shades
and i	maintenance accessories, artificial firepla	ce logs, and controls for:	illining poor equipmen
(i) ga	rages, (ii) entry gates, and (iii) other imp	rovements and accessories.	
until deliv	Unless otherwise agreed in writing ery of possession of the Property.	, Seller has the right to harv	est all growing crops
	IONS: The following improvements,	accessories, and crops will be	oe retained by Selle
and must	be removed prior to delivery of possess	ion: N/A	
F. RESERV	ATIONS: Any reservation for oil,	gas, or other minerals, wa	ter timber or othe
interests	is made in accordance with an attached	aďdendum.	action interestation open statute.
SALES PRIC	E: tion of Sales Price payable by Buyer at c	loging ¢	200 000 00
B. Sum of a	Il financing described in the attached:	Third Party Financing Addendum	280,000.00
Loan F	ssumption Addendum, Seller Financi	ng Addendum\$	-0
C. Sales Pri	Assumption Addendum, Seller Financiace (Sum of A and B)	\$	280,000.00
D. The Sale	es Price 🗌 will 🗋 will not be adjust	ed based on the survey requi	red by Paragraph 6C
	es Price is adjusted, the Sales Price wil		
per acre	e. If the Sales Price is adjusted by providing written notice to the othe	y more than 10%, either par r party within N/A	ty may terminate this days after the
terminati	ng party receives the survey. If	neither party terminates this	
variance	is 10% or less, the adjustment	will be made to the amount	nt in 3A 3B
☐ propor	tionately to 3A and 3B.		
LICENSE H	OLDER DISCLOSURE: Texas law	requires a real estate licen	se holder who is a
license holds	ransaction or acting on behalf of a er owns more than 10%, or a trust	spouse, parent, child, busines	ss entity in which the
which the li	cense holder or the license holder's	s spouse, parent or child is a	ous as a trustee of 0 a beneficiary to notif
the other part	y in writing before entering into a contra	ct of sale. Disclose if applicable:	N/A
EARNEST \$ 10 000 00	MONEY: Within 3 days after		Buyer must delive
\$ <u>10,000.00</u> at <u>112 E</u>	as earnest money to, Texas Ave, Wheeler, TX 79096	address) River shall deposit add	, as escrow agent
\$ N/A	with escrow agent within	N/A days after the Effecti	ive Date of this contract
	ls to deliver the earnest money	within the time required. Selle	er may terminate this
contract or	exercise Seller's remedies under Pa	aragraph 15, or both, by prov	iding notice to Buye
before Buyer	r delivers the earnest money. If the	e last day to deliver the earn	est money falls on a
Saturday, Su	inday, or legal holiday, the time to	deliver the earnest money is	extended until the end
or the next paragraph.	day that is not a Saturday, Sunday	, or legal holiday. Time is of	the essence for this
	// //		

Contract	Cor	ncerning		12-18
6.		TITLE	(Address of Property) LICY AND SURVEY: POLICY: Seller shall furnish to Buyer at X Seller's Buyer's expense an owner policy	of
		title ins	surance (Title Policy) issued by: Wheeler Title & Abstract Co. (Title any) in the amount of the Sales Price, dated at or after closing, insuring Buyer again	е
		loss u	under the provisions of the Title Policy, subject to the promulgated exclusions (includir ig building and zoning ordinances) and the following exceptions:	
		(1) Th	he standard printed exception for standby fees, taxes and assessments. ens created as part of the financing described in Paragraph 3.	
		(3) Re Bu	eservations or exceptions otherwise permitted by this contract or as may be approved l uyer in writing.	ру
		(5) Th	he standard printed exception as to marital rights. he standard printed exception as to waters, tidelands, beaches, streams, and relate latters.	ed
		en	he standard printed exception as to discrepancies, conflicts, shortages in area or boundary line neroachments or protrusions, or overlapping improvements:	es,
		(ii) v	vill not be amended or deleted from the title policy; or will be amended to read, "shortages in area" at the expense of Buyer Seller. he exception or exclusion regarding minerals approved by the Texas Department	of
	В.	ì În:	nsurance. MITMENT: Within 20 days after the Title Company receives a copy of this contract, Sell	
		shall legible Comm	furnish to Buyer a commitment for title insurance (Commitment) and, at Buyer's expense copies of restrictive covenants and documents evidencing exceptions in the interest (Exception Documents) other than the standard printed exceptions. Sell-	ie, ne ler
		Buyer's	rizes the Title Company to deliver the Commitment and Exception Documents to Buyer 's address shown in Paragraph 21. If the Commitment and Exception Documents are r	ot
		up to	red to Buyer within the specified time, the time for delivery will be automatically extended 15 days or 3 days before the Closing Date, whichever is earlier. If the Commitment a	nd
	_	contra	otion Documents are not delivered within the time required, Buyer may terminate the carnest money will be refunded to Buyer.	
	U.	the Tit	/EY: The survey must be made by a registered professional land surveyor acceptable tle Company and Buyer's lender(s). (Check one box only):	
			itle Company Seller's existing survey of the Property and a Residential Real Prope	rty
		to	ffidavit promulgated by the Texas Department of Insurance (T-47 Affidavit). If Seller fa o <mark>furnish the existing survey or affidavit within the time prescribed, Buyer sh</mark>	all
			btain a new survey at Seller's expense no later than 3 days prior to Closing Da The existing survey will will not be recertified to a date subseque	
		to sı	o the Effective Date of this contract at the expense of Buyer Seller. If the existi urvey is not approved by the Title Company or Buyer's lender(s), a new survey will	ng
			btained at the expense of ☐ Buyer ☐ Seller no later than 3 days prior to Closing Date. Vithin N/A days after the Effective Date of this contract, Buyer shall obtain a new surv	ey
		at	It Buyer's expense. Buyer is deemed to receive the survey on the date of actual receipt ne date specified in this paragraph, whichever is earlier.	or
		`´ fu	Vithindays after the Effective Date of this contract, Seller, at Seller's expense shurnish a new survey to Buyer.	ıall
	X		lo survey is required. DBJECTIONS: Buyer may object in writing to (i) defects, exceptions, or encumbrances to t	itle
		disclos	osed on the survey other than items 6A(1) through (5) above; or disclosed in to mitment other than items 6A(1) through (7) above; (ii) any portion of the Property lying	:he
		a sp	pecial flood hazard area (Zone V or A) as shown on the current Federal Emerger regement Agency map; or (iii) any exceptions which prohibit the following use or active	ісу
		N/A	genteric rigories map, or (iii) any exceptions which promise the following use of active	
			r must object the earlier of (i) the Closing Date or (ii) days after Buyer received Commitment, Exception Documents, and the survey. Buyer's failure to object within the ti	
		allowe	ed will constitute a waiver of Buyer's right to object; except that the requirements dule C of the Commitment are not waived by Buyer. Provided Seller is not obligated	in
		incur	any expense, Seller shall cure any timely objections of Buyer or any third party lend 15 days after Seller receives the objections (Cure Period) and the Closing Date will	der
		extend	ided as necessary. If objections are not cured within the Cure Period, Buyer may, ering notice to Seller within 5 days after the end of the Cure Period: (i) terminate t	by
		contra	act and the earnest money will be refunded to Buyer; or (ii) waive the objections. If Bu not terminate within the time required, Buyer shall be deemed to have waived	yer
		delive	tions. If the Commitment or Survey is revised or any new Exception Document(s) ered, Buyer may object to any new matter revealed in the revised Commitment or Sun	/ey
		or n object	new Exception Document(s) within the same time stated in this paragraph to mations beginning when the revised Commitment, Survey, or Exception Document(s)	ake
	E.	EXCE	ered to Buyer. EPTION DOCUMENTS: Prior to the execution of the contract, Seller has provided Buyer v	
		copies	es of the Exception Documents listed below or on the attached exhibit. Matters reflected Exception Documents listed below or on the attached exhibit will be permitted exceptions	in
	Initi	the Ti	itle Policy and will not be a basis for objection to title:	 C NO. 25

Case	19-02006	6-rlj Doc 37 Filed 07/15/20	Entered 07/15/20	09:30:49 Page 16 of 25
Contract Co	ncerning	283.88 ac+/- in Sec 10,Blk A-8	, H&GN, Wheeler Co., idress of Property)	Page 3 of 10 2-12-18
		<u>Document</u>	<u>Date</u>	Recording Reference
	73 <u> </u>	lone have been provided.	· · · · · · · · ·	
	4		6 <u>-</u>	
F.		LEASES: Prior to the execution		
		leases and given notice of oral wing Leases will be permitted exc		
	objection t	to title: N/A		·
G.	TITLE NO			
		RACT OR TITLE POLICY: Broker erty examined by an attorney of		
	obtair	n a Title Policy. If a Title Poli ved by an attorney of Buyer's o	cy is furnished, the C	Commitment should be promptly
	object	t.		
		TUTORY TAX DISTRICTS: If the ed district providing water, sew		
	Chap	ter 49, Texas Water Code, requ	ires Seller to deliver a	and Buyer to sign the statutory
	final e	e relating to the tax rate, bonde execution of this contract.		•
		WATERS: If the Property abut s Natural Resources Code, requ		
	includ	led in the contract. An adden		
		red by the parties must be used. EXATION: If the Property is loca	ited outside the limits	of a municipality, Seller notifies
		r under §5.011, Texas Property C extraterritorial jurisdiction of a		
	anne	xation by the municipality. Ea	ch municipality mainta	ains a map that depicts its
		daries and extraterritorial jurisdict cipality's extraterritorial jurisdiction		
		territorial jurisdiction, contact all erry for further information.	municipalities located i	in the general proximity of the
	(5) PRO	PÉRTY LOCATED IN A CERTIFICA		
		e required by §13.257, Water Co are about to purchase may be		
		n is authorized by law to provicated area. If your property is lo		
	or ch	narges that you will be required	to pay before you can	receive water or sewer service.
	There water	e may be a period required to r or sewer service to your proper	construct lines or othe ty. You are advised to	er facilities necessary to provide determine if the property is in a
	certifi	icated area and contact the utility red to pay and the period, if an	service provider to def	termine the cost that you will be
	your	property. The undersigned Buyer	hereby acknowledges i	receipt of the foregoing notice at
		efore the execution of a binding ragraph 2 or at closing of purchase o		se of the real property described
	(6) PUBI	LIC IMPROVEMENT DISTRICTS:	If the Property is in	n a public improvement district, follows: As a purchaser of this
	parce	el of real property you are obligat	ed to pay an assessme	ent to a municipality or county for
	an i Local	mprovement project undertaken I Government Code. The as	by a public improvem ssessment may be	ent district under Chapter 372, due annually or in periodic
	instal	Ilments. More information concern	ing the amount of the	assessment and the due dates or county levying the assessment.
	The	amount of the assessments is s	subject to change. Your	r failure to pay the assessments
	(7) TEXA	I result in a lien on and the foreclosur AS AGRICULTURAL DEVELOPME	NT DISTRICT: The Prop	perty is X is not located in a
		s Agricultural Development Dis artment of Agriculture.	strict. For additional	information contact the Texas
	(8) TRAI	NSFER FEES: If the Property i	s subject to a private	transfer fee obligation, §5.205, The private transfer fee obligation
	may	be governed by Chapter 5, Subchapt	er G of the Texas Propert	y Code.
				located in a propane gas system must give Buyer written notice as
				containing the notice approved by

TREC or required by the parties should be used.

(10) NOTICE OF WATER LEVEL FLUCTUATIONS: If the Property adjoins an impoundment of water, including a reservoir or lake, constructed and maintained under Chapter 11, Water Code, Initialed for identification by Buyer and Seller
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Contract Concerning	283.88 ac+/- in Sec 10,Blk A-8, H&GN, Wheeler Co.,	Page 4 of 10	2-12-18
that has	(Address of Property) a storage capacity of at least 5,000 acre-feet at	the impoundment's	normal
	level, Seller hereby notifies Buyer: "The water level of		
adioining	the Property fluctuates for various reasons, including as	a result of: (1) an	water Antity
	exercising its right to use the water stored in the impou		
flood con-		11 di (2) di 00	·9··· 01
7. PROPERTY CON			
	SPECTIONS AND UTILITIES: Seller shall permit Buyer and	d Buver's agents acc	cess to
	at reasonable times. Buyer may have the Property inspe		
	nd licensed by TREC or otherwise permitted by law		
	sting must be separately authorized by Seller in writing.		
	ately cause existing utilities to be turned on and shall be		
	ontract is in effect.		J
NOTICE: B	yer should determine the availability of utilities to	the Property suita	ble to
satisfy Buyer's			
B. SELLER'S DI	SCLOSURE NOTICE PURSUANT TO §5.008, TEXAS PROPER	TY CODE (Notice):	
(Check one bo			
	received the Notice		
	s not received the Notice. Within N/A days after		
	Seller shall deliver the Notice to Buyer. If Buyer doe		
	ay terminate this contract at any time prior to the closi		
	efunded to Buyer. If Seller delivers the Notice, Buyer may		
	on within 7 days after Buyer receives the Notice or pric s, and the earnest money will be refunded to Buyer.	or to the closing, wh	ncriever
	s, and the earnest money will be refunded to Buyer. s Property Code does not require this Seller to furnish the Notice		
	SCLOSURE OF LEAD-BASED PAINT AND LEAD-BASED PA		iired by
	r a residential dwelling constructed prior to 1978.	INT TIAZANDO IS TEQU	alled by
D. ACCEPTANO	E OF PROPERTY CONDITION: "As Is" means the present	nt condition of the F	Property
	id all defects and without warranty except for the w		
warranties in	this contract. Buyer's agreement to accept the Property	As Is under Paragra	aph 7D
(1) or (2)	does not preclude Buyer from inspecting the Property	under Paragraph 7/	A, from
	epairs or treatments in a subsequent amendment, or fro		
during the Op	ion Period, if any.	•	
(Check one b			
X (1) Buyer ac	cepts the Property As Is.		
	ccepts the Property As Is provided Seller, at Seller's e	xpense, shall compl	ete the
following	specific repairs and treatments: N/A		
(Do not	insert general phrases, such as "subject to inspecti	one" that do not	idontifu
	epairs and treatments.)	ons, that do not	identily
F COMPLETIO	N OF REPAIRS: Unless otherwise agreed in writing: (i	i) Seller shall comr	lete all
agreed repa	rs and treatments prior to the Closing Date; and (ii) al	required permits n	nust be
obtained, ar	d repairs and treatments must be performed by pers	sons who are licer	sed to
provide suc	repairs or treatments or, if no license is required	by law, are comm	nercially
engaged in	the trade of providing such repairs or treatments.	At Buyer's election	n, any
	warranties received by Seller with respect to the rep		
	yer's expense. If Seller fails to complete any agreed r		
Date, Buyer	may exercise remedies under Paragraph 15 or extend	the Closing Date u	ıp to 5
days if neces	sary for Seller to complete repairs.		
F. LENDER RE	QUIRED REPAIRS AND TREATMENTS: Unless otherwise	e agreed in writing,	neither
	ligated to pay for lender required repairs, which inc		
	nsects. If the parties do not agree to pay for the his contract will terminate and the earnest money will be		
	der required repairs and treatments exceeds 5% of th		
	contract and the earnest money will be refunded to Buyer.	e Sales Filce, Buy	ei illay
	NTAL MATTERS: Buyer is advised that the presence of	wetlands toxic sub	etancee
	pestos and wastes or other environmental hazards, or the		
	ed species or its habitat may affect Buyer's intended use		
	bout these matters, an addendum promulgated by TREC		
should be use		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
H. SELLER'S	DISCLOSURES: Except as otherwise disclosed in this	s contract, Seller	has no
	the following:		
	ding of the Property which has had a material adverse	effect on the use	of the
Property			
, ,	nding or threatened litigation, condemnation, or specia	l assessment affect	ing the
Property			•
	onmental hazards that materially and adversely affect the Prope		
	npsite, landfill, or underground tanks or containers nov	v or previously loca	ated on
the Prop			
	ands, as defined by federal or state law or regulation, affecting th		
(6) any threa	itened or endangered species or their habitat affecting the Prope	erty.	

Contract C	oncerning 283.88 ac+/- in Sec 10,Blk A-8, H&GN, Wheeler Co., Page 5 of 10 2-12-1
Contract C	(Address of Property)
	RESIDENTIAL SERVICE CONTRACTS: Buyer may purchase a residential service contract from a residential service company licensed by TREC. If Buyer purchases a residential service contract, Seller shall reimburse Buyer at closing for the cost of the residential service contract in an amount not exceeding \$ N/A Buyer should review any residential service contract for the scope of coverage, exclusions and limitations. The purchase of a residential service contract is optional. Similar coverage may be purchased from various companies authorized to do business in Texas. GOVERNMENT PROGRAMS: The Property is subject to the government programs listed below or on the attached exhibit: N/A Seller shall provide Buyer with copies of all governmental program agreements. Any allocation or proration of payment under governmental programs is made by separate agreement between the parties which will survive closing. ROKERS' FEES: All obligations of the parties for payment of brokers' fees are contained in
	eparate written agreements.
	LOSING:
	The closing of the sale will be on or before after objections made under Paragraph 6D have been cured or waived, whichever date is later (Closing Date). If either party fails to close the sale by the Closing Date, the non-defaulting party may exercise the remedies contained in Paragraph 15. At closing: (1) Seller shall execute and deliver a general warranty deed conveying title to the Property to Buyer and showing no additional exceptions to those permitted in Paragraph 6, an assignment of Leases, and furnish tax statements or certificates showing no delinquent taxes on the Property.
	 (2) Buyer shall pay the Sales Price in good funds acceptable to the escrow agent. (3) Seller and Buyer shall execute and deliver any notices, statements, certificates, affidavits, releases, loan documents and other documents reasonably required for the closing of the sale and the issuance of the Title Policy. (4) There will be no liens, assessments, or security interests against the Property which will not be satisfied out of the sales proceeds unless securing the payment of any loans assumed by Buyer and assumed loans will not be in default. (5) If the Property is subject to a residential lease, Seller shall transfer security deposits (as defined under §92.102, Property Code), if any, to Buyer. In such an event, Buyer shall deliver to the tenant a signed statement acknowledging that the Buyer has acquired the Property and is responsible for the return of the security deposit, and specifying the exact dollar amount of the security deposit.
10. F	OSSESSION:
	Buyer's Possession: Seller shall deliver to Buyer possession of the Property in its present or required condition, ordinary wear and tear excepted: x upon closing and funding according to a temporary residential lease form promulgated by TREC or other written lease required by the parties. Any possession by Buyer prior to closing or by Seller after closing which is not authorized by a written lease will establish a tenancy at sufferance relationship between the parties. Consult your insurance agent prior to change of ownership and possession because insurance coverage may be limited or terminated. The absence of a written lease or appropriate insurance coverage may expose the parties to economic loss. Leases:
11. \$ t f - i	 (1) After the Effective Date, Seller may not execute any lease (including but not limited to mineral leases) or convey any interest in the Property without Buyer's written consent. (2) If the Property is subject to any lease to which Seller is a party, Seller shall deliver to Buyer copies of the lease(s) and any move-in condition form signed by the tenant within 7 days after the Effective Date of the contract. (3) PECIAL PROVISIONS: (Insert only factual statements and business details applicable to the sale. TREC rules prohibit license holders from adding factual statements or business details or which a contract addendum or other form has been promulgated by TREC for mandatory use.) (4) This contract is subject to bankruptcy Court approval for it to be binding on the seller. Such approval includes the opportunity for third parties to bid a higher price on the same terms as are in this contract. If such a bid occurs, all potential buyers may participate in a bidding process as described in the motion and order approving the sale. The motion to sell has a 21 day notice period before the bankruptcy Court will consider approval.

The Closing Date may be extended a reasonable period of time to complete the above described bankruptcy court approval process.

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Contract Concerning

283.88 ac+/- in Sec 10,Blk A-8, H&GN, Wheeler Co.,

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12. SETTLEMENT AND OTHER EXPENSES:

- A. The following expenses must be paid at or prior to closing:
 - (1) Expenses payable by Seller (Seller's Expenses):
 - (a) Releases of existing liens, including prepayment penalties and recording fees; release of Seller's loan liability; tax statements or certificates; preparation of deed; one-half of escrow fee; and other expenses payable by Seller under this contract.

(Address of Property)

- (b) Seller shall also pay an amount not to exceed \$ N/A to be applied in the following order: Buyer's Expenses which Buyer is prohibited from paying by FHA, VA, Texas Veterans Land Board or other governmental loan programs, and then to other Buyer's Expenses as allowed by the lender.
- (2) Expenses payable by Buyer (Buyer's Expenses) Appraisal fees; loan application fees; origination charges; credit reports; preparation of loan documents; interest on the notes from date of disbursement to one month prior to dates of first monthly payments; recording fees; copies of easements and restrictions; loan title policy with endorsements required by lender; loan-related inspection fees; photos; amortization schedules; one-half of escrow fee; all prepaid items, including required premiums for flood and hazard insurance, reserve deposits for insurance, ad valorem taxes and special governmental assessments; final compliance inspection; courier fee; repair inspection; underwriting fee; wire transfer fee; expenses incident to any loan; Private Mortgage Insurance Premium (PMI), VA Loan Funding Fee, or FHA Mortgage Insurance Premium (MIP) as required by the lender; and other expenses payable by Buyer under this contract.
- B. If any expense exceeds an amount expressly stated in this contract for such expense to be paid by a party, that party may terminate this contract unless the other party agrees to pay such excess. Buyer may not pay charges and fees expressly prohibited by FHA, VA, Texas Veterans Land Board or other governmental loan program regulations.

13. PRORATIONS AND ROLLBACK TAXES:

- A. PRORATIONS: Taxes for the current year, interest, maintenance fees, assessments, dues and rents will be prorated through the Closing Date. The tax proration may be calculated taking into consideration any change in exemptions that will affect the current year's taxes. If taxes for the current year vary from the amount prorated at closing, the parties shall adjust the prorations when tax statements for the current year are available. If taxes are not paid at or prior to closing, Buyer shall pay taxes for the current year. Rentals which are unknown at time of closing will be prorated between Buyer and Seller when they become known.
- B. ROLLBACK TAXES: If this sale or Buyer's use of the Property after closing results in the assessment of additional taxes, penalties or interest (Assessments) for periods prior to closing, the Assessments will be the obligation of Buyer. If Assessments are imposed because of Seller's use or change in use of the Property prior to closing, the Assessments will be the obligation of Seller. Obligations imposed by this paragraph will survive closing.
- 14. CASUALTY LOSS: If any part of the Property is damaged or destroyed by fire or other casualty after the Effective Date of this contract, Seller shall restore the Property to its previous condition as soon as reasonably possible, but in any event by the Closing Date. If Seller fails to do so due to factors beyond Seller's control, Buyer may (a) terminate this contract and the earnest money will be refunded to Buyer, (b) extend the time for performance up to 15 days and the Closing Date will be extended as necessary or (c) accept the Property in its damaged condition with an assignment of insurance proceeds, if permitted by Seller's insurance carrier, and receive credit from Seller at closing in the amount of the deductible under the insurance policy. Seller's obligations under this paragraph are independent of any other obligations of Seller under this contract.
- 15. DEFAULT: If Buyer fails to comply with this contract, Buyer will be in default, and Seller may (a) enforce specific performance, seek such other relief as may be provided by law, or both, or (b) terminate this contract and receive the earnest money as liquidated damages, thereby releasing both parties from this contract. If Seller fails to comply with this contract for any other reason, Seller will be in default and Buyer may (a) enforce specific performance, seek such other relief as may be provided by law, or both, or (b) terminate this contract and receive the earnest money, thereby releasing both parties from this contract.
- 16. MEDIATION: It is the policy of the State of Texas to encourage resolution of disputes through alternative dispute resolution procedures such as mediation. Any dispute between Seller and Buyer related to this contract which is not resolved through informal discussion will be submitted to a mutually acceptable mediation service or provider. The parties to the mediation shall bear the mediation costs equally. This paragraph does not preclude a party from seeking equitable relief from a court of competent jurisdiction.
- 17. ATTORNEY'S FEES: A Buyer, Seller, Listing Broker, Other Broker, or escrow agent who prevails in any legal proceeding related to this contract is entitled to recover reasonable attorney's fees and all costs of such proceeding.

M/ //	1#	
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18. ESCROW:

A. ESCROW: The escrow agent is not (i) a party to this contract and does not have liability for the performance or nonperformance of any party to this contract, (ii) liable for interest on the earnest money and (iii) liable for the loss of any earnest money caused by the failure of any financial institution in which the earnest money has been deposited unless the financial institution is acting as escrow agent.

(Address of Property)

- EXPENSES: At closing, the earnest money must be applied first to any cash down payment, then to Buyer's Expenses and any excess refunded to Buyer. If no closing occurs, escrow agent may: (i) require a written release of liability of the escrow agent from all parties, (ii) require payment of unpaid expenses incurred on behalf of a party, and (iii) only deduct from the earnest money the amount of unpaid expenses incurred on behalf of the party receiving the
- C. DEMAND: Upon termination of this contract, either party or the escrow agent may send a release of earnest money to each party and the parties shall execute counterparts of the release and deliver same to the escrow agent. If either party fails to execute the release, either party may make a written demand to the escrow agent for the earnest money. If only one party makes written demand for the earnest money, escrow agent shall promptly provide a copy of the demand to the other party. If escrow agent does not receive written objection to the demand from the other party within 15 days, escrow agent may disburse the earnest money to the party making demand reduced by the amount of unpaid expenses incurred on behalf of the party receiving the earnest money and escrow agent may pay the same to the creditors. If escrow agent complies with the provisions of this paragraph, each party hereby releases escrow agent from all adverse claims related to the disbursal of the earnest money.
- D. DAMAGES: Any party who wrongfully fails or refuses to sign a release acceptable to the escrow agent within 7 days of receipt of the request will be liable to the other party for (i) damages; (ii) the earnest money; (iii) reasonable attorney's fees; and (iv) all costs of suit.
- E. NOTICES: Escrow agent's notices will be effective when sent in compliance with Paragraph 21. Notice of objection to the demand will be deemed effective upon receipt by escrow agent.
- 19. REPRESENTATIONS: ΑII and covenants, representations warranties in this contract survive closing. If any representation of Seller in this contract is untrue on the Closing Date, Seller will be in default. Unless expressly prohibited by written agreement, Seller may continue to show the Property and receive, negotiate and accept back up offers.
- 20. FEDERAL TAX REQUIREMENTS: If Seller is a "foreign person," as defined by Internal Revenue Code and its regulations, or if Seller fails to deliver an affidavit or a certificate of nonforeign status to Buyer that Seller is not a "foreign person," then Buyer shall withhold from the sales proceeds an amount sufficient to comply with applicable tax law and deliver the same to the Internal Revenue Service together with appropriate tax forms. Internal Revenue Service regulations require filing written reports if currency in excess of specified amounts is received in the transaction.
- 21. NOTICES: All notices from one party to the other must be in writing and are effective when mailed to, hand-delivered at, or transmitted by fax or electronic transmission as follows:

To Buyer at:	16675 FM 2697	To Seller at:	2700 S., Western St., Suite 300
Wheeler, TX	79096	Amarillo, T	X 79109
Phone:	(806)334-0486	Phone:	(806)242-7437
Fax:	Y .	Fax:	
E-mail:	bbuckinghamfarms@gmail.com	E-mail:	kent@kentries.com

TREC NO. 25-12

ntract Concerning 283.88 ac+/- in Sec 10,Blk A-8	B, H&GN, Wheeler Co., Page 8 of 10 2-12-18 address of Property)
22. AGREEMENT OF PARTIES: This contract	contains the entire agreement of the parties and agreement. Addenda which are a part of this contract
Third Party Financing AddendumSeller Financing Addendum	 Environmental Assessment, Threatened or Endangered Species and Wetlands Addendum
 Addendum for Property Subject to Mandatory Membership in a Property Owners Association 	Seller's Temporary Residential LeaseShort Sale Addendum
Buyer's Temporary Residential LeaseLoan Assumption Addendum	Addendum for Property Located Seaward of the Gulf Intracoastal Waterway
Addendum for Sale of Other Property by Buyer	 Addendum for Seller's Disclosure of Information on Lead-based Paint and Lead -based Paint Hazards as Required by
Addendum for "Back-Up" Contract Addendum for Coastal Area Property	Federal Law Addendum for Property in a Propane Gas System Service Area
Addendum for Authorizing HydrostaticTestingAddendum Concerning Right to Terminate	X Other (list): Legal Description
Due to Lender's Appraisal Addendum for Reservation of Oil, Gas and Other Minerals	
5:00 p.m. (local time where the Property is stated as the Option Fee or if Buyer fail prescribed, this paragraph will not be a punrestricted right to terminate this contract. prescribed, the Option Fee will not be refun Buyer. The Option Fee will will not be essence for this paragraph and strict required.	od). Notices under this paragraph must be given by located) by the date specified. If no dollar amount is so to pay the Option Fee to Seller within the time part of this contract and Buyer shall not have the lif Buyer gives notice of termination within the time aded; however, any earnest money will be refunded to credited to the Sales Price at closing. Time is of the compliance with the time for performance is
Buyer's Attorney is:	Seller's Attorney is:
Phone:	Phone:
Fax:	Fax:
E-mail:	E-mail:
EXECUTED the day of July (BROKER: FILL IN THE DATE OF FINAL ACCEPTANT)	
Buyer B & T Land & Cettle by Brett B. Buckingham, Mgr	Seller Kent Ries, Court Ordered Liquidator
Buyer	Seller



The form of this contract has been approved by the Texas Real Estate Commission. TREC forms are intended for use only by trained real estate license holders. No representation is made as to the legal validity or adequacy of any provision in any specific transactions. It is not intended for complex transactions. Texas Real Estate Commission, P.O. Box 12188, Austin, TX 78711-2188, (512) 936-3000 (http://www.trec.texas.gov) TREC NO. 25-12. This form replaces TREC NO. 25-11.

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	RATIFICAT	ION OF FEE		
Listing Broker has agreed to pay	Other Broker	N/A	of the to	tal Sales Price
when Listing Broker's fee is receiv Listing Broker's fee at closing.	red. Escrow Agent	is authorized a	and directed to pay Ot	ner Broker from
Other Broker:		Listing Broker:		
Ву:		Ву:		
BROKER INFORMAT	ON AND AGREEM	ENT FOR PAYM	ENT OF BROKERS' FEE	S
N/A		Lewis Whitake	er Real Estate, LLC	9009284
Other Broker	License No.	Listing or Princ	ipal Broker	License No.
N/A		DBA Whitaker	Real Estate	
Associate's Name	License No.	Listing Associa	ite's Name	License No.
N/A		lewis@whitak	errealestate.com	(806)356-6100
Associate's Email Address	Phone	Listing Associa	ite's Email Address	Phone
N/A		Lewis Whitake	er	0194719
Licensed Supervisor of Associate	License No	Licensed Supe	ervisor of Listing Associate	License No.
N/A		4600341.40.0	Puito 404 /0/)6\356_6400
Other Broker's Office Address	Phone		Suite 101 (80 s Office Address	Phone
N/A		Amarillo		79106
	tate Zip	City	State	
	'	•		
represents Buyer only as Bu	yer's agent Broker's subagent	Selling Associa	ate	License No.
	J	Selling Associa	ate's Email Address	Phone
		Licensed Supe	ervisor of Selling Associate	e License No.
		Selling Associ	ate's Office Address	
		City	State	e Zip
		represents	X Seller Only	
		·	Buyer Only	
			Seller and Buyer as	an intermediary
Upon closing of the sale by Selle	r to Buyer of the	e Property des	scribed in the contract	to which this fe
agreement is attached: (a) Seller	Buyer will pay List	ing/Principal Bro	oker a cash fee of \$	N/A
			Buyer will pay Other Bro yer authorizes and dired	
\$ N/A or or N/A % or pay the brokers from the proceeds at close		rnce. Sellel/Bu	yer authorizes and dire	LIS ESCION AYEIL I
Brokers' fees are negotiable. Brokers' recommended, suggested or main				ot fixed, controlled
recommended, suggested of Malf	nameu by tile Texa	is iveal Estate C	viiiiiiaaiVII.	
Seller		Buyer		
		Buyer		
Seller				
Seller		•		

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2-12-18

283.88 ac+/- in Sec 10,Blk A-8, H&GN, Wheeler Co.,

Contract Concerning

(Address of Property)	
OPTION FEE RECEIPT	
Receipt of \$N/A (Option Fee) in the form of N/A	
is acknowledged.	
Seller or Listing Broker	Date
Seliel of Listing bloker	,ale
EARNEST MONEY RECEIPT	
Receipt of \$10,000.00 Earnest Money in the form of	
Receipt of \$10,000.00 Earnest Money in the form of is acknowledged.	
Wheeler Title & Abstract Co. chefley@sheltontitleco.com	0/20
Escrow Agent Received by Email Address Date/1	ime
	1
PO Box 506 or 112 E Texas Ave (806)826-3526	
	none
Wheeler TX 79096 (806)826-5013 City State Zip	Fax
City State Zip	гах
CONTRACT RECEIPT	
Receipt of the Contract is acknowledged	y.
Receipt of the Contract is acknowledged.	70
Wheeler Title & Abstract Co. chefley@sheltontitleco.com	
Escrow Agent Received by Email Address	Date
PO Box 506 or 112 E Texas Ave (806)826-3526	
	none
Wheeler TX 79096 (806)826-5013	
City State Zip	Fax
ADDITIONAL EARNEST MONEY RECEIPT	
Receipt of \$N/A additional Earnest Money in the form ofN/A	
is acknowledged.	
N/A Francis Accept Page in a different property of the control of	Time
Escrow Agent Received by Email Address Date/	illie
N/A	
	hone
N/A	
City State Zip	Fax

LEGAL DESCRIPTION

A 293.68 acre tract of land out of the West ½ of Section 10, Block A-8, H&GN Ry. Co. Survey, Wheeler County, Texas, as described in Volume 12, Page 107, of the Deed Records of Wheeler County, Texas, more particularly described as follows:

BEGINNING at a set ½" rebar in the East Right-of-Way line of U.S. Hwy. #83, which bears N. 00° 09' E. a distance of 1454.2 ft and S. 89° 51' E. a distance of 50.0 ft. from the common corner of Sections 3, 4, 9 and 10, all in said Block A-8;

THENCE N. 00° 09' E. along the said East Right-of-Way line a distance of 3825.8 ft. to a set ½" rebar w/cap for the northwest corner of this tract and being 50.0 ft. east of the northwest corner of Section 10;

THENCE S. 89° 51' E. along the north line of Section 10 a distance of 2599.5 ft. to a set ½" rebar w/cap for the northeast corner of this tract;

THENCE S. 00° 09' W. along the ½" section line a distance of 5229.7 ft. to a set ½" rebar w/cap in the North Right-of-Way line of F.M. Road #592 for the southeast corner of this tract;

THENCE N. 89° 51' W. along Right-of-Way line a distance of 1266.6 ft. to a set ½" rebar w/cap for a corner of this tract;

THENCE N. 00° 09' E. a distance of 259.7 ft. to a set ½" rebar w/cap for a corner of this tract;

THENCE N. 89° 51' W. a distance of 852.5 ft to a set ½" rebar w/cap for a corner of this tract;

THENCE S. 00° 09' W. a distance of 4.0 ft. to a set ½" rebar w/cap for a corner of this tract;

THENCE N. 89° 51' W. a distance of 63.0 ft. to a set ½" rebar w/cap for a corner of this tract;

THENCE N. 00° 09' E. a distance of 1043.8 ft. to a set ½" rebar w/cap for a corner of this tract;

THENCE N. 89° 51' W. a distance of 208.7 ft. to a set ½" rebar w/cap for a corner of this tract;

THENCE N. 00° 09' E. a distance of 104.4 ft. to a set ½" rebar w/cap for a corner of this tract;

THENCE N. 89° 51' W. a distance of 208.7 ft. to the **PLACE OF BEGINNING** and containing 293.68 acres of land.

SAVE & EXCEPT: A 9.80 acre tract of land out of Section 10, Block A-8, H&GN Ry. Co. Survey, Wheeler County, Texas.

BEGINNING at a ½" iron rod found with a KRA cap which bears N. 01° 07' 46" W. a distance of 305.34 feet and N. 88° 52' 14" E. a distance of 417.75 feet from the southwest corner of said Section 10 for the southwest corner of this tract;

THENCE N. 01° 07' 51" W. a distance of 470.29 feet to a ½" iron rod found with a KRA cap for the northwest corner of this tract;

THENCE N. 88° 52' 42" E. a distance of 913.26 feet to a ½" iron rod set with a yellow cap for the northeast corner of this tract;

THENCE S. 01° 07' 51' E. a distance of 468.62 feet to a 4" iron pipe fence corner for the southeast corner of this tract;

THENCE S. 89° 02' 09" W. a distance of 850.27 feet to a ½" iron rod set with a yellow cap for a corner of this tract;

THENCE S. 01° 07' 17" E. a distance of 4.00 feet to a ½" iron rod set with a yellow cap for a corner of this tract;

THENCE S. 88° 52' 43" W. a distance of 63.00 feet to the **PLACE OF BEGINNING** and containing 9.80 acres of land.